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September 20, 2013

By ECF and Hand

The Honorable Naomi Reice Buchwald,
United States District Judge,
Daniel Patrick Moynihan United States Court House,
500 Pearl Street,
New York, NY 10007-1312.

Re: In re LIBOR-Based Fin. Instruments Antitrust Litig., No. 1:11-md-2262-NRB (S.D.N.Y.)

Dear Judge Buchwald:

This letter is submitted on behalf of all Defendants in the above-referenced action. In its August 23, 2013 Memorandum and Order (the "Order"), the Court denied the Exchange-Based Plaintiffs' ("Plaintiffs") motion to amend their First Amended Complaint to the extent Plaintiffs sought to add new allegations of antitrust injury and trader-based manipulation, but allowed Plaintiffs to file a Second Amended Complaint consistent with the findings in the Order. *In re LIBOR-Based Fin. Instruments Antitrust Litig.*, No. 11-MD-2262, 2013 WL 4504769 (S.D.N.Y. Aug. 23, 2013). Also in the Order, the Court permitted Defendants to seek leave to file a renewed motion to dismiss Plaintiffs' Commodity Exchange Act ("CEA") claims based on Eurodollar futures contracts entered into between May 30, 2008 and April 14, 2009 ("Period 2"). *Id.* at *23.

After reviewing Plaintiffs' Second Amended Complaint, Defendants respectfully seek leave to file the enclosed Renewed Motion to Dismiss the Exchange-Based Plaintiffs' Period 2 CEA Claims (see Appendix 1), in addition to the Memorandum of Law in Support of Defendants' Renewed Motion to Dismiss the Exchange-Based Plaintiffs' Period 2 CEA Claims (see Appendix 2), and the accompanying Declaration of Matthew J. Porpora, with attached exhibits (see Appendix 3).

The Honorable Naomi Reice Buchwald

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For the reasons set forth in Defendants' motion papers, Plaintiffs' Period 2 CEA claims are barred by statute of limitations and should be dismissed.

Respectfully submitted,

effrey T. Scott

Attorney for Defendant Barclays Bank PLC

cc: All Counsel (by email)